UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS LAREDO DIVISION

DORA MORENO RAMOS	§	
Plaintiffs,	§	
	§	
vs.	§	
	§	Civil Action Number
STATE AUTO INSURANCE COMPA	NIES §	
Defendant.	§	

DEFENDANT'S NOTICE OF REMOVAL

TO THE HONORABLE JUDGE OF SAID COURT:

Defendant, State Auto Insurance Companies, files this Notice of Removal pursuant to 28 U.S.C. §1446(a), and would respectfully show as follows:

I. INTRODUCTION

- 1. Plaintiff is Dora Moreno Ramos ("Plaintiff"); Defendant is State Auto Insurance Companies ("State Auto"). There are no other parties. *See* Plaintiff's Original Petition, attached as Exhibit "A 1".
- 2. On June 18, 2015, Plaintiffs filed Cause No. 2015CVF002129D3, *Dora Moreno Ramos* vs. State Auto Insurance Companies, in the 341st Judicial District Court of Webb County, Texas ("State Court Action"). See Exhibit "A 1". Plaintiff's suit alleges breach of contract, violations of the Texas Insurance Code regarding unfair settlement practices and non-prompt payment of claims, and the breach of duty of good faith and fair dealing, relating to damage allegedly suffered at Plaintiff's home located at 4332 Exodus Drive, Laredo, Texas 78046. See Exhibit "A 1".
- 3. Citation was issued and State Auto was served with the suit on July 8, 2015. See Exhibit "A 4" and Affidavit of Greg Held, attached as Exhibit "B". State Auto files this Notice of

Removal within the 30-day time period required by 28 U.S.C. §1446(b). *Bd. of Regents of Univ.* of Tex. Sys. v. Nippon Tel. & Tel. Corp., 478 F.3d 274, 278 (5th Cir. 2007). State Auto files its Answer in this Court, contemporaneously with the filing of this Notice.

4. Plaintiff has not filed any amended pleadings and no additional parties have been joined.

The State Court's Docket Sheet is attached as Exhibit "A - 6".

II. REMOVAL BASED ON DIVERSITY JURISDICTION

- 5. Pursuant to 28 U.S.C. §1332(a), State Auto removes this case as it involves a controversy between parties of diverse citizenship and an amount in controversy that exceeds \$75,000.
- 6. Plaintiff is a citizen of Texas. See Exhibit "A 1". State Auto is not a citizen of Texas. Plaintiff's Original Petition refers to the incorrect Defendant. Defendant's correct name is State Auto Property & Casualty Company, which is a foreign corporation organized under the laws of the state of Iowa with its principal place of business located at 518 E. Broad Street, Columbus, Ohio 43215. See Exhibit "B".
- 7. Additionally, the amount in controversy exceeds \$75,000, excluding interest and costs. 28 U.S.C. §1332(a). Plaintiff's Original Petition "seeks monetary relief of over \$200,000, but not more than \$1,000,000." *See* Exhibit "A 1".
- 8. State Auto is the only defendant in this action; therefore, no consent is needed for the removal of this case to federal court.
- 9. An Index of Exhibits is attached as Exhibit "A". Copies of all pleadings, process, orders, and other filings in the State Court Action are attached to this notice as Exhibits "A 1" through "A 6", as required by 28 U.S.C. §1446(a).

- 10. Venue is proper in this district under 28 U.S.C. §1441(a) because the state court where the suit has been pending is located in this District and within this Division.
- 11. State Auto will promptly file a copy of this Notice of Removal with the clerk of the court in the pending State Court Action.

III. JURY DEMANDED

12. Defendant demands a jury trial in its Answer.

VI. PRAYER

WHEREFORE PREMISES CONSIDERED, Defendant State Auto prays that this case be removed to the United States District Court for the Southern District of Texas, Laredo Division, and that further proceedings in the State Court Action be discontinued, and that this Court assume full jurisdiction over such action as provided by law.

Respectfully submitted,

/s/ Sterling Elza

Sterling Elza Attorney-In-Charge State Bar No. 24026823 Southern District of Texas Bar No. 1043963 306 West 7th Street, Suite 200

Fort Worth, Texas 76102-4905

Tel: 817/332-1391 Fax: 817/870-2427

Email: selza@browndean.com

ATTORNEY FOR DEFENDANT, STATE AUTO INSURANCE COMPANIES

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the above and foregoing was served upon the Plaintiff, by serving counsel of record, Brandon D. Morries, Arguello, Hope & Associates, P.L.L.C., 1110 NASA Parkway, Suite 620, Houston, Texas 77058, (281) 402-3534, via fax and certified mail, return receipt requested, on this the 31st day of July, 2015.

/s/ Sterling Elza	
Sterling Elza	•